



LAW DEPARTMENT PATENT SECTION

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October 18, 105 FX 827339

RECEIVED

VIA TELEFAX
John Bass, B. Sc.
Reddie & Grose
16 Theobalds Road
London WCIX 8PL

OCT 22 1990

REFERRED TO EN LINE NOTED BY

Re:

PM 1315, PM 1319, PM 1321 and PM 1322 (Australia)

Dear John:

England

After some discussion on whether or not to ask for modified examination, I sent instructions to go ahead with normal examination in these cases. So, I will presume that, hearing nothing to the contrary, all is in order to meet the deadline of November 16th for these four cases.

However, there was some follow-up correspondence on PM 1322 (your August 9th letter to Jeff and his reply of August 20th) that indicates a preference for voluntary revisions of the claims in that case.

Has that approach been resolved?

Sincerely,

Benerly

Beverly A. Monroe

BAM/drs

cc: Jeffrey H. Ingerman, Esq. (PM 1315 and PM 1322)

Eric M. Lee, Esq. (PM 1319)

Robert M. Isackson, Esq. (PM 1321)

John, I spoke to Jeff the marning and we therest it best to clusions this with you next week. Since you are leaving tomanow. If you agree, and thenk that allows sufficient time, nothing needs to be done in the interim.

Source: https://www.industrydocuments.ucsf.edu/docs/ffyj0000

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